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DATE MAILED: 03/03/2004

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/836,051	04/17/2001	Shin lima	450100-03137 5971		
20999	7590 03/03/2004	EXAMINER			
FROMMER LAWRENCE & HAUG 745 FIFTH AVENUE- 10TH FL.			TRINH, SONNY		
NEW YORK,		ART UNIT	PAPER NUMBER		
•			2685	5	

Please find below and/or attached an Office communication concerning this application or proceeding.

			on No.	Applicant(s)			
Office Action Summary		09/836,0	51	IIMA ET AL.			
		Examine	r	Art Unit			
		Sonny T		2685			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
THE - Exte after - If the - If NC - Failt Any	ORTENED STATUTORY PERIOD FOR MAILING DATE OF THIS COMMUNICA insions of time may be available under the provisions of 3 SIX (6) MONTHS from the mailing date of this communical period for reply specified above is less than thirty (30) of period for reply is specified above, the maximum statute ure to reply within the set or extended period for reply will, reply received by the Office later than three months after led patent term adjustment. See 37 CFR 1.704(b).	ATION. 7 CFR 1.136(a). In no estation. ays, a reply within the staty period will apply and well by statute, cause the ap	vent, however, may a reply be tin tutory minimum of thirty (30) day vill expire SIX (6) MONTHS from plication to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication D (35 U.S.C. § 133).	n.		
Status							
1)⊠	Responsive to communication(s) filed of	on <i>17 April 2001</i> .			,		
′=	This action is FINAL . 2b)⊠ This action is non-final.						
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposit	ion of Claims						
5)□ 6)⊠ 7)□	Claim(s) 1-5 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. Claim(s) is/are allowed. Claim(s) 1-5 is/are rejected. Claim(s) is/are objected to. Claim(s) is/are objected to restriction and/or election requirement.						
Applicat	ion Papers						
10)	The specification is objected to by the E The drawing(s) filed on is/are: a Applicant may not request that any objectio Replacement drawing sheet(s) including the The oath or declaration is objected to by	☐ accepted or b n to the drawing(s) e correction is requi	be held in abeyance. See red if the drawing(s) is ob	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d	ქ).		
Priority (under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) □ All b) □ Some * c) □ None of: 1. □ Certified copies of the priority documents have been received. 2. □ Certified copies of the priority documents have been received in Application No 3. □ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.							
Attachmen	t(s)						
2) 🔲 Notic 3) 🔲 Infori	te of References Cited (PTO-892) te of Draftsperson's Patent Drawing Review (PTO- mation Disclosure Statement(s) (PTO-1449 or PTO tr No(s)/Mail Date		4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:				

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DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

1. Claims 1, 3 are rejected under 35 U.S.C. 102(e) as being anticipated by Kim ("Kim"; U.S. Patent Number 6,681,120).

Regarding **claim 1**, with reference to figures 1, 3 and descriptions, Kim discloses a portable communication apparatus (100), comprising:

a communication means for making a call (column 1 line 46 to column 2 line 9, abstract) and receiving an audio signal distributed from a server by a digital wireless system (column 1, specifically lines 8-29, claims 1,11, 18-20),

a recording means for recording the audio signal received by the communication means, a reproduction means for reproducing the audio signal read from the recording means, and an output means for output in accordance with the reproduced audio signal (column 1, specifically lines 8-29, claims 1,11, 18-20).

Regarding claim 3, Kim further teaches that the recording means is inserted in the portable communication apparatus in a removable manner (figures 1-2, see descriptions).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 2, 4 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kim ("Kim"; U.S. Patent Number 6,681,120) in view of Adams ("Adams"; U.S. Patent Number 6,594,366).

Regarding **claim 2**, Kim discloses the invention but does not disclose that the reproduction means is able to perform stereo reproduction of the audio signal read from the recording means, and the output means performs stereo output in response to the audio signal.

In an analogous art, Adams teaches a headset/radio auto sensing jack for use with a mobile terminal (figure 1). Adams further teaches that the reproduction means is able to perform stereo reproduction and the output means performs stereo output in response to the audio signal (figure 3, see description, see column 1 lines 43-67, column 2).

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Therefore, it would have been obvious to one of ordinary skill in the art, at the time the invention was made to incorporate the stereo reproduction, as taught by Adams, to the mobile entertainment and communication device of Kim, in order to provide stereophonic output for the enjoyment of the listener (attractive, easier to sell than a mono-aural output).

Regarding **claim 4**, Adams further teaches the output means outputs the stereo reproduced audio signal from a connection terminal to which a stereo headphone may be connected (figures 1, 3).

3. Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over Kim ("Kim"; U.S. Patent Number 6,681,120) in view of Fong et al. ("Fong"; U.S. Patent Number 6,493,328).

Regarding **claim 5**, with reference to figures 1, 3 and descriptions, Kim discloses a communication means for making a call (100), comprising:

a recording means for recording audio data file received by the communication means, a reproduction means for restoring an audio signal from the audio data read from the recording means and reproducing the restored audio signal, and an output means for output in accordance with the reproduced audio signal (abstract, columns 1-3).

However, Kim does not disclose that the file is a streaming file distributed from a server by a digital wireless system.

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In an analogous art, Fong teaches a high data active set of base stations

services high data rate forward link transmissions for a mobile station. Fong further

teaches the streaming of audio to the mobile radiotelephone (column 2 line 66 to

column 3 line 5, column 8 lines 4-14).

Therefore, it would have been obvious to one of ordinary skill in the art, at the

time the invention was made to incorporate the streaming of audio, as taught by Fong,

to the mobile entertainment and communication device of Kim, in order to provide high

speed download and the ability to allow the user to listen to the music while its being

downloaded.

Conclusion

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

or faxed to:

(703) 872-9306, (for formal communications intended for entry, for

informal or draft communications, please label "PROPOSED" or

"DRAFT")

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive,

Arlington, VA, 6th Floor (Receptionist).

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Sonny Trinh whose telephone number is (703) 305-

1961. The examiner can normally be reached Monday through Thursdays from 7:00

am to 4:00 p.m., and on alternate Fridays.

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 306-0377.

Sonny Trinh

Patent Examiner 3/1/04

SONNY TRINH
PATENT EXAMINER